

REFERENCE TITLE: election law revisions

State of Arizona
House of Representatives
Forty-eighth Legislature
First Regular Session
2007

HB 2403

Introduced by
Representatives Yarbrough: Murphy

AN ACT

AMENDING SECTIONS 16-166, 16-249, 16-445 AND 16-902.01, ARIZONA REVISED STATUTES; RELATING TO ELECTIONS AND ELECTORS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:
2 Section 1. Section 16-166, Arizona Revised Statutes, is amended to
3 read:

4 16-166. Verification of registration

5 A. Except for the mailing of sample ballots, a county recorder who
6 mails an item to any elector shall send the mailing by nonforwardable first
7 class mail marked with the statement required by the postmaster to receive an
8 address correction notification. If the item is returned undelivered, the
9 county recorder shall send a follow-up notice to that elector within three
10 weeks of receipt of the returned notice. The county recorder shall send the
11 follow-up notice to the address that appears on the general county register
12 or to the forwarding address provided by the United States postal service.
13 The follow-up notice shall include a registration form and the information
14 prescribed by section 16-131, subsection C and shall state that if the
15 elector does not complete and return a new registration form with current
16 information to the county recorder within ~~thirty-five~~ TWENTY-NINE days, the
17 name of the elector will be removed from the general register and transferred
18 to the inactive voter list.

19 B. If the elector provides the county recorder with a new registration
20 form, the county recorder shall change the general register to reflect the
21 changes indicated on the new registration. If the elector indicates a new
22 residence address outside that county, the county recorder shall forward the
23 voter registration form to the county recorder of the county in which the
24 elector's address is located. If the elector provides a new residence address
25 that is located outside this state, the county recorder shall cancel the
26 elector's registration.

27 C. The county recorder shall maintain on the inactive voter list the
28 names of electors who have been removed from the general register pursuant to
29 subsection A or E of this section for a period of four years or through the
30 date of the second general election for federal office following the date of
31 the notice from the county recorder that is sent pursuant to subsection E of
32 this section.

33 D. On notice that a government agency has changed the name of any
34 street, route number, post office box number or other address designation,
35 the county recorder shall revise the registration records and shall send a
36 new verification of registration notice to the electors whose records were
37 changed.

38 E. The county recorder on or before May 1 of each year preceding a
39 state primary and general election or more frequently as the recorder deems
40 necessary may use the change of address information supplied by the postal
41 service through its licensees to identify registrants whose addresses may
42 have changed. If it appears from information provided by the postal service
43 that a registrant has moved to a different residence address in the same
44 county, the county recorder shall change the registration records to reflect
45 the new address and shall send the registrant a notice of the change by

1 forwardable mail and a postage prepaid preaddressed return form by which the
2 registrant may verify or correct the registration information. If the
3 registrant fails to return the form postmarked not later than twenty-nine
4 days before the next election, the elector shall be removed from the general
5 register and transferred to the inactive voter list. If the notice sent by
6 the recorder is not returned, the registrant may be required to provide
7 affirmation or confirmation of the registrant's address in order to vote. If
8 the registrant does not vote in an election during the period after the date
9 of the notice from the recorder through the date of the second general
10 election for federal office following the date of that notice, the
11 registrant's name shall be removed from the list of inactive voters. If the
12 registrant has changed residence to a new county, the county recorder shall
13 provide information on how the registrant can continue to be eligible to
14 vote.

15 F. The county recorder shall reject any application for registration
16 that is not accompanied by satisfactory evidence of United States
17 citizenship. Satisfactory evidence of citizenship shall include any of the
18 following:

19 1. The number of the applicant's driver license or nonoperating
20 identification license issued after October 1, 1996 by the department of
21 transportation or the equivalent governmental agency of another state within
22 the United States if the agency indicates on the applicant's driver license
23 or nonoperating identification license that the person has provided
24 satisfactory proof of United States citizenship.

25 2. A legible photocopy of the applicant's birth certificate that
26 verifies citizenship to the satisfaction of the county recorder.

27 3. A legible photocopy of pertinent pages of the applicant's United
28 States passport identifying the applicant and the applicant's passport number
29 or presentation to the county recorder of the applicant's United States
30 passport.

31 4. A presentation to the county recorder of the applicant's United
32 States naturalization documents or the number of the certificate of
33 naturalization. If only the number of the certificate of naturalization is
34 provided, the applicant shall not be included in the registration rolls until
35 the number of the certificate of naturalization is verified with the United
36 States immigration and naturalization service by the county recorder.

37 5. Other documents or methods of proof that are established pursuant
38 to the immigration reform and control act of 1986.

39 6. The applicant's bureau of Indian affairs card number, tribal treaty
40 card number or tribal enrollment number.

41 G. Notwithstanding subsection F of this section, any person who is
42 registered in this state on the effective date of this amendment to this
43 section is deemed to have provided satisfactory evidence of citizenship and
44 shall not be required to resubmit evidence of citizenship unless the person
45 is changing voter registration from one county to another.

1 H. For the purposes of this section, proof of voter registration from
2 another state or county is not satisfactory evidence of citizenship.

3 I. A person who modifies voter registration records with a new
4 residence ballot shall not be required to submit evidence of citizenship.
5 After citizenship has been demonstrated to the county recorder, the person is
6 not required to resubmit satisfactory evidence of citizenship in that county.

7 J. After a person has submitted satisfactory evidence of citizenship,
8 the county recorder shall indicate this information in the person's permanent
9 voter file. After two years the county recorder may destroy all documents
10 that were submitted as evidence of citizenship.

11 Sec. 2. Section 16-249, Arizona Revised Statutes, is amended to read:
12 16-249 Certification of election to parties; automatic recount
13 inapplicable; tabulation

14 A. The secretary of state shall certify the election results to the
15 state party committee chairmen of the parties that have candidates on the
16 presidential preference ballot on or before the second Monday following the
17 election.

18 B. Section 16-661, relating to automatic recount, does not apply to an
19 election held pursuant to this article.

20 C. The presidential preference election shall be tabulated by
~~congressional districts~~ PRECINCTS AND COUNTIES.

21 Sec. 3. Section 16-445, Arizona Revised Statutes, is amended to read:
22 16-445. Filing of computer election programs with secretary of
23 state

24 A. For any state, county, school district, special district, city or
25 town election, including primary elections, utilizing vote tabulating devices
26 as provided in this article, there shall be filed with the secretary of state
27 at least ten days before the date of the election a copy of each computer
28 program for each election. The secretary of state shall hold all computer
29 program software filed pursuant to this section in escrow for three
30 years. The secretary of state shall securely destroy the software filed
31 pursuant to this section on the expiration of the three year period.

32 B. A copy of any subsequent revision of the computer program shall be
33 filed in the same manner within forty-eight hours following the revision.

34 C. Any tape or disc used in the programming or operation of a vote
35 tabulating device upon which votes are counted and any tape used in compiling
36 vote totals shall be kept under lock and seal, and if there is a retally of
37 votes, the officer entrusted with the tapes or discs shall submit his
38 affidavit stating that they are the tapes or discs, or both, used in the
39 election and have not been altered.

40 D. All materials submitted to the secretary of state shall be used by
41 the secretary of state or attorney general to preclude fraud or any unlawful
42 act under the laws of this title and title 19 and shall not be disclosed or
43 used for any other purpose.

1 E. ~~Each program tape or disc or any other material submitted to the
2 secretary of state shall be returned to the county, city or town within six
3 months after the close of the election for which it was submitted except:~~

- 4 1. When a court ordered recount is pending.
- 5 2. When a restraining order is in effect.
- 6 3. When any other legal action is pending.

7 Sec. 4. Section 16-902.01, Arizona Revised Statutes, is amended to
8 read:

9 16-902.01. Registration of political committees; contents;
10 amendment

11 A. Each political committee that intends to accept contributions or
12 make expenditures of more than five hundred dollars shall file a statement of
13 organization with the filing officer before accepting contributions, making
14 expenditures, distributing any campaign literature or circulating
15 petitions. Each political committee that intends to accept contributions or
16 make expenditures of five hundred dollars or less shall file a signed
17 exemption statement in a form prescribed by the filing officer that states
18 that intention before making any expenditures, accepting any contributions,
19 distributing any campaign literature or circulating petitions. If a
20 political committee that has filed a five hundred dollar threshold exemption
21 statement receives contributions or makes expenditures of more than five
22 hundred dollars, that political committee shall file a statement of
23 organization with the filing officer within five business days after
24 exceeding the five hundred dollar limit.

25 B. The statement of organization of a political committee shall
26 include all of the following:

- 27 1. The name, address and type of committee.
- 28 2. The name, address, relationship and type of any sponsoring
29 organization.
- 30 3. The names, addresses, telephone numbers, occupations and employers
31 of the chairman and treasurer of the committee.
- 32 4. In the case of a candidate's campaign committee, the name, address,
33 office sought and party affiliation of the candidate.
- 34 5. A listing of all banks, safety deposit boxes or other depositories
35 used by the committee.

36 C. Except as prescribed by subsection E OF THIS SECTION, on the filing
37 of a statement of organization, a political committee shall be issued an
38 identification number.

39 D. The political committee shall file an amended statement of
40 organization reporting any change in the information prescribed in subsection
41 B OF THIS SECTION within five business days after the change.

42 E. A standing political committee shall file a statement of
43 organization with the secretary of state and in each jurisdiction in which
44 the committee is active, and only the secretary of state shall issue an
45 identification number for the committee. The statement of organization shall

1 include a statement with the notarized signature of the chairman or treasurer
2 of the standing political committee that declares the committee's status as a
3 standing political committee. The secretary of state may charge an annual
4 fee for the filing.

5 F. For a political committee that makes expenditures in an attempt to
6 influence the results of a ballot proposition election, the statement of
7 organization shall include in the name of the political committee **THE**
OFFICIAL SERIAL NUMBER FOR THE PETITION AND a statement as to whether the
8 political committee supports or opposes the passage of the ballot measure.
9 Within five days after receipt of an official serial number for the petition,
10 the political committee shall file an amended statement of organization that
11 contains the official serial number for the petition. **ON COMPLETION OF THE**
DESIGNATION OF BALLOT PROPOSITIONS BY NUMBER AS PRESCRIBED IN SECTION 19-125,
THE SECRETARY OF STATE IS AUTHORIZED AND SHALL AMEND THE NAME OF THE
POLITICAL COMMITTEE TO SUBSTITUTE THE BALLOT PROPOSITION NUMBER FOR THE
OFFICIAL SERIAL NUMBER IN THE NAME OF THE POLITICAL COMMITTEE. THE SECRETARY
OF STATE SHALL PROMPTLY NOTIFY THE POLITICAL COMMITTEE OF THE AMENDED
POLITICAL COMMITTEE NAME AND SHALL MAKE THAT INFORMATION AVAILABLE TO THE
19 **PUBLIC.**